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May 4, 2007

To: Supervisor Zev Yaroslavsky, Chairman
Supervisor Gloria Molina
Supervisor Yvonne B. Burke
Supervisor Don Knabe
Supervisor Michael D. Antonovich

From: David E. Janssen
Chief Administrative Officer

SACRAMENTO UPDATE

Pursuit of County Position on Legislation

AB 671 (Beall), as amended on April 19, 2007, would require the State Personnel Board to establish an Emancipated Foster Youth Program to provide state employment opportunities for qualified foster youth or former foster youth. The program would promote hiring of qualified foster youth in specified entry-level unclassified positions with state agencies and departments. Within three to nine months of employment, participants who receive a positive recommendation from their supervisor would be required to complete a written examination for the classified position in which they are employed. Participants who do not receive a favorable rating or who do not pass the written examination would be released from employment.

Emancipating foster youth face many challenges in seeking and obtaining employment upon leaving the system. Currently, the unemployment rate for these youth is estimated at 50 percent. AB 671 recognizes the State's role as a parent to children and youth in foster care and the need to assist them in securing permanent employment.

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The Department of Children and Family Services (DCFS) notes that AB 671 would help foster and former foster youth gain on-the-job skills that would assist them with passing the civil service exams and provide employment opportunities to help them transition to independence. For these reasons DCFS recommends that the County support AB 671, and we concur. Consistent with existing Board policy to support legislation and funding to facilitate successful emancipation, promote self-sufficiency and improve opportunities for youth aging out of foster care, **our Sacramento advocates will support AB 671.**

AB 671 is supported by the Chief Probation Officers of California, the Children's Advocacy Institute, the Children's Law Center of Los Angeles, and Supervisor Antonovich. There is no registered opposition on file.

The bill passed the Assembly Human Services Committee on April 23, 2007 by a vote of 6 to 0, and now proceeds to the Assembly Appropriations committee.

SB 776 (Vincent), as amended on May 2, 2007, would allow county child welfare agencies to exchange criminal record clearances when a child in foster care moves with a relative or non-relative extended family caretaker from one county to another.

Criminal record clearances are required in order to approve foster care placement and payment of Title IV-E funding. When a relative or non-related extended family member moves with their foster child from one county to another, they must submit new fingerprints to obtain a new criminal record clearance.

SB 776 would authorize a county with licensing authority and the State Department of Social Services to accept a criminal record clearance from each other or from another county for relative and non-related extended family foster care providers. Currently, DCFS must repeat criminal record clearances completed by other counties. SB 776 would allow DCFS to approve a relative or non-related extended family member for placement without having to repeat criminal clearances that were previously completed by another California county that, by law, must use the same criteria. The bill would help to ensure smooth transitions for relative and non-related extended family caregivers and their children who move between counties. For these reasons, DCFS recommends that the County support SB 776, and we concur. Consistent with existing Board policy to support proposals to simplify foster care program eligibility requirements, **our Sacramento advocates will support SB 776.**

SB 776 is sponsored by the County Welfare Directors Association of California and supported by the Human Services Department of Sonoma County, County of Yolo Department of Employment and Social Services, Merced County of Human Services

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Agency, County of Siskiyou Human Services Department, Stanislaus County Community Services Agency, Tehama County Department of Social Services, and Imperial County Department of Social Services. There is no registered opposition on file.

The bill passed the Senate Public Safety Committee on April 24, 2007 by a vote of 5 to 0, and now proceeds to the Senate Appropriations committee.

Legislation of Interest to the County

AB 1164 (DeLeon), as amended on August 17, 2006, would authorize providers of licensed family child care and license-exempt child care to select a provider organization to negotiate the terms of child care services with the California Department of Social Services, the California Department of Education, and other entities that administer subsidized child care programs including counties, cities, Alternative Payment Program (APP) agencies, county offices of education, and community based organizations.

California's subsidized child care programs assist low-income working families, CalWORKs families participating in welfare-to-work activities, and who have left the CalWORKs program, and families whose children are found at risk of abuse or neglect. Families who receive subsidized child care may select from three types of providers: 1) licensed child care centers; 2) licensed family child care homes; or 3) license-exempt providers which are typically relatives or friends. Under current law, reimbursement rates for subsidized child care are based on the type of child care, the age of the child, and payment for full-time or part-time care charged at a monthly, weekly, daily, or hourly rate.

AB 1164 would authorize licensed family child care providers to organize, effective January 1, 2008. License-exempt providers would be eligible to organize, effective January 1, 2010. The bill would require the State Superintendent of Public Instruction and the California Department of Social Services, with the assistance of counties and the APP agencies to collect information on child care providers and to make that information available to the provider organization. The provider organization would be required to petition the State to serve as the negotiating agent of all family child care providers. The designation of the provider organization would be determined by an election administered by the Public Employment Relations Board.

Under AB 1164, licensed family child care providers would be deemed to be self-employed and would not be considered State employees. Any agreement for wages or benefits reached through negotiation would be subject to an appropriation by

the State Legislature. The bill would prohibit the provider organization from calling or directing a strike.

AB 1164 is almost identical to SB 697 (Kuehl) which was vetoed by the Governor on September 29, 2006. In his veto message, the Governor noted that collective bargaining would limit the State's flexibility to determine rates for state-subsidized child care programs. He also expressed concern that the bill would result in providers caring for subsidized children being reimbursed at much higher rates than providers caring for non-subsidized children stating that, "state reimbursement rates would drive the market and make child care too costly for low-income families that are not receiving child care subsidies."

Proponents of SB 697 contend that California families have inadequate access to affordable, quality family child care because low wages and lack of benefits result in a high turnover among child care providers. Supporters also report that SB 697 would improve the quality of child care in California, giving family child care providers "the voice they need to have a say in the issues that affect their jobs and the working families they serve." Opponents of SB 697 note that thousands of children who are eligible for subsidized child care are on waiting lists and cannot obtain services because child care funding is limited. They argue that increasing wages and benefits for child care providers would further limit access to child care services. The opponents of SB 697 also note other pressures on available child care funding including the new TANF work participation rates which require the State and counties to substantially increase the number of CalWORKs parents engaged in work activities, which, in turn, increases the need for subsidized child care.

Like SB 697, AB 1164 is supported by the American Federation of State, County and Municipal Employees, and the Services Employees International Union. The bill is supported by Solutions for Child Care Network. Currently, there is no opposition on file; however, SB 697 was opposed by the California Alternative Payment Program Association, the California Child Care Development Administrators Association, the Child Care Alliance of California, the Child Development Policy Institute, the California Chamber of Commerce, the Child Care Alliance of Los Angeles County, and the California Teachers Association.

County Counsel is reviewing AB 1164 to determine its impact on the County.

AB 1164 passed the Assembly Labor and Employment Committee on April 18, 2007 by a vote of 6 to 2, and now proceeds to the Assembly Appropriations Committee.

Status of County-Sponsored Legislation

County-sponsored AB 223 (Runner), which would allow those serving in the military who are called to active duty in the United States on short notice, to be able to cast an

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absentee/provisional/or faxed ballot allowing those voters to be part of the official canvass, was approved by the Assembly on its consent calendar on May 3, 2007, by a vote of 68 to 0. The measure now proceeds to the Senate, where it is expected to be referred to the Committee on Elections, Reapportionment and Constitutional Amendments.

Master Bill List

A roster containing the status of all bills with a County advocacy position is attached.

We will continue to keep you advised.

DEJ:GK
MAL:EW:VE:acn

c: All Department Heads
Legislative Strategist
Local 660
Coalition of County Unions
California Contract Cities Association
Independent Cities Association
League of California Cities
City Managers Associations
Buddy Program Participants

COUNTY OF LOS ANGELES - CHIEF ADMINISTRATIVE OFFICE
STATUS OF BILLS OF INTEREST TO THE COUNTY
2007-08 LEGISLATIVE SESSION

These are bills we have pursued in Sacramento pursuant to Board actions or as reported in bill policy memoranda.

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 29	Hancock	Support if Amended as indicated in State Update (State Update: 4/20/07)	Would require the Department of Housing and Community Development to use funds allocated from Proposition 1C to make infrastructure grants for construction or acquisition of capital assets to qualifying local jurisdictions. This bill addresses: 1) the legislative conditions and criteria for receiving funds from the Regional Planning, Housing, and Infill Incentive Account; 2) project qualification requirements; 3) application review; and 4) the time-limit to complete projects for the \$850 million set aside in Proposition 1C for infill development related activities.	Assembly Community Development Appropriations Suspense File
AB 49	Arambula	Support (State Update: 4/20/07)	Would add the extreme cold temperatures that occurred during the month of January 2007, to the list of natural disasters eligible for full State reimbursement of local agency costs under the Natural Disaster Assistance Act. Additionally, this bill would authorize the State Department of Finance to transfer funds to the California Small Business Expansion fund to make loan guarantees to businesses in areas affected by this natural disaster. Urgency measure.	Assembly Appropriations Suspense File
AB 70	Jones	Oppose (State Update: 4/17/07)	NOW: Still does the same but was limited to apply only to flood control projects within the Sacramento and San Joaquin watersheds.	Assembly Judiciary

PREVIOUSLY: Would have decreased the State's liability by requiring any local public entity to compensate the State for actions contributing, or whose failure to act contributes, to the failure of a flood control project when that failure causes property damage or personal injury and a judgment has been entered against the State. The bill would have subjected a local public entity to joint liability and the State's right of compensation to the extent that the local public entity increased the amount of property damage sustained in a flood by approving new development in a previously undeveloped area, defined as open space land or land devoted to agricultural use.

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 81	Torrico	Oppose Unless Amended to delete language that increases the safe surrender time frame from 72 hours to 30 days (State Update: 3/6/07)	Would: 1) extend the timeframe to safely surrender a newborn from 72-hours to 30 days; 2) allow cities to designate fire departments as safe surrender sites as long as they have consulted with county boards of supervisors and child welfare agencies; and 3) provide \$5 million to the California Department of Social Services to conduct a statewide awareness campaign to publicize the safe surrender program and establish a toll-free telephone number to provide information regarding safe surrender sites.	Assembly Appropriations Suspense File
AB 97	Mendoza	Support (State Update: 4/17/07)	Would limit the use of trans fat by retail food facilities. It would require every food facility to maintain on their premises the labeling information for any food or additive used that includes any fat, oil, or shortening. Effective July 1, 2009, it would prohibit the storage, distribution, serving, or use of any oil, shortening or margarine that contains artificial trans fat, except for the deep frying of yeast dough and cake batter. Beginning July 1, 2010, the use of artificial trans fat for deep frying yeast dough and cake batter also would be prohibited. These restrictions would not apply to food sold in a manufacturer's original, sealed package.	Assembly Appropriations Suspense File
AB 98	Niello	Support (State Update: 4/20/07)	Would require the State to pay 50 percent of the wage subsidies for CalWORKs participants engaged in subsidized private or public sector employment, subject to the following restrictions: the State's share of a wage subsidy would not exceed 50 percent of the Maximum Aid Payment for the assistance unit which includes the adult receiving the wage subsidy; and State participation would be limited to county programs that provide a maximum of six months of wage subsidies for each participant.	Assembly Appropriations
AB 119	Price	Support (State Update: 3/1/07)	Would require the State to pay for expenses incurred on or after January 1, 2007, for elections proclaimed by the Governor to fill a vacancy in the office of State Senator or member of the Assembly or to fill a vacancy in the office of the United States Senate or Representative in Congress. If an election proclaimed by the Governor is consolidated with a local election, the State would pay only the additional expenses directly related to the election proclaimed by the Governor. Urgency measure.	Assembly Appropriations Suspense File
AB 166	Bass	Oppose (State Update: 3/21/07)	Would add provisions to the Labor Code that would expand the presumption of job-related injury for public safety employees to include contracting methicillin resistant staphylococcus aureus (MRSA) skin infections.	Assembly Appropriations

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 184	Bass	Support (State Update: 4/20/07)	Would appropriate \$3 million from the State General Fund to provide Independent Living Program (ILP) services to qualified former foster youth who are: placed with a non-related legal guardian if the child is receiving permanent placement services; placed as wards with a non-related legal guardian who receives AFDC-FC benefits and case management services; or adopted at 14 years of age or older.	Assembly Appropriations Suspense File
AB 190	Bass	Support (State Update: 3/23/07)	Would establish a new child welfare budget methodology to implement the caseload relief recommendations of the SB 2030 Child Welfare Workload Study. Also requires counties to develop a plan, in consultation with parents of children receiving child welfare services, consumers, child advocacy organizations and social worker organizations, for the use of additional funds to provide social workers with additional time or support to enhance casework outcomes for children and families.	Assembly Appropriations Suspense File
AB 223	Runner	County-sponsored	Would allow those serving in the military, who are called to active duty in the United States on short notice, to be able to cast an absentee/provisional/or faxed ballot allowing those voters to be made a part of the official canvass.	Assembly Floor
AB 298	Maze	Support (State Update: 4/27/07)	Would facilitate permanency for children placed under legal guardianship with a relative caregiver by: 1) specifying that a relative caregiver's preference for legal guardianship over adoption may not constitute a basis for removing the child from relative caretaker for an adoptive placement; 2) making placement with a relative caregiver as the legal guardian the second option in the order of preference for courts considering child placement; and 3) requiring courts, prior to termination of a legal guardianship, to order the child welfare agency to evaluate whether the child can safely remain or be returned to the guardian's home and if appropriate, offer reunification or family maintenance services to maintain the legal guardianship.	Assembly Appropriations
AB 308	Galgiani	Support (State Update: 4/13/07)	Would require the State Department of Mental Health, in consultation with the State Department of Health Care Services, to adopt regulations to provide prompt reimbursement to counties for the provision of services provided under the Federally-mandated Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) Program. This bill would appropriate \$243 million to reimburse counties for unpaid EPSDT claims for FY 2003-04, FY 2004-05, and FY 2006-07.	Assembly Appropriations

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 335 De Leon	Support (State Update: 3/30/07)		Would allow victims of domestic violence requesting CalWORKs Homeless Assistance to provide a sworn statement in lieu of third-party documentation to verify that homelessness is directly related to domestic violence.	Assembly Appropriations Suspense File
AB 340 Hancock	Support (State Update: 3/23/07)		Would establish the Unified Resources Families Assessment Pilot Project in five volunteer counties selected by the California Department of Social Services (CDSS). The pilot project would merge multiple, duplicative processes for licensing and approving relatives, foster families and adoptive parents who care for abused and neglected children.	Assembly Appropriations Suspense File
AB 503 Hernandez	Oppose (State Update: 4/20/07)		Would require public agencies to provide an eight hour written notice to employees prior to working overtime.	Assembly Appropriations
AB 596 Dymally	Oppose (State Update: 3/21/07)		Would amend the provisions of the 1937 County Retirement Law to classify physicians working in a county jail or county mental health facility, in Alameda or Los Angeles Counties, as safety members without the need for county board of supervisors' action.	Assembly Public Employees, Retirement and Social Security
AB 644 Dymally	Oppose (State Update: 4/20/07)		NOW: Was amended to place limits on a physician conducting an evaluation of the treatment of services requested for a client injured during work related activities by requiring the reviewing physician to hold an identical type of license to that of the prescribing doctor.	Assembly Insurance
	Oppose (State Update: 3/21/07)		PREVIOUSLY: Would have amended the Labor Code to require that physicians performing utilization review of the medical treatment on a workers' compensation case have an "intimate knowledge" of the issues presented for review. Further, it would have required the reviewing physician to look at the treatment requested by the treating physician and not the specialty of practice.	
AB 713 Maze, Bass	County-sponsored		Would cite legislative intent to provide enhanced services and financial support to assist youth between the ages of 18 and 21 years to successfully emancipate from foster care. This is a two-year bill.	Assembly Desk
AB 714 Maze, Bass	County-sponsored		Would allow disclosure of birth family records for previously adopted children who return to foster care.	Assembly Appropriations
AB 752 Dymally	Support (State Update: 4/27/07)		Would establish a mechanism to distribute stabilization funds among the public hospital system in years three through five of the Hospital Financing Waiver.	Assembly Appropriations

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 800	Lieu, Brownley, and Krekorian	County-sponsored	Would: 1) amend the Water Code to include a requirement that the local public health officer be immediately notified in the event of a sewage spill; and 2) permit civil fines to be imposed on persons who do not immediately notify the local public health officer when a sewage spill occurs.	Assembly Appropriations
AB 845	Bass	Support (State Update: 4/27/07)	Would appropriate \$10.525 million in FY 2006-07 to fully fund the Transitional Housing Program Plus in FY 2006-07, which would provide services for approximately 500 more former foster youth statewide.	Assembly Appropriations
AB 1062	Ma	County-sponsored	Would enhance the CalWORKs Homeless and Housing Assistance Program by creating a time-limited rental subsidy for certain qualified CalWORKs families.	Assembly Appropriations
AB 1073	Nava	Oppose (State Update: 3/21/07)	Would amend the Labor Code to expand the number of chiropractic, occupational therapy and physical therapy treatment sessions available to workers for industrial injuries. It would also limit the reviews of treatment utilization to physicians licensed in California.	Assembly Floor
AB 1207	Smyth	Oppose (Board Action: 4/10/07)	Would: 1) require the California Integrated Waste Management Board (CIWMB) to develop regulations for the land application of biosolids by July 1, 2009; 2) require the standards to be uniform statewide; 3) prohibit a local governmental entity from enacting any ordinance or regulation that is contrary or inconsistent to the CIWMB's regulations on the land application of biosolids; and 4) void any existing or future local ordinance or regulation that contradicts the CIWMB's regulations regarding the composting and disposal of biosolids.	Assembly Natural Resources
AB 1231	Garcia	Support if Amended as indicated in State Update (State Update: 4/20/07)	Would require the Department of Housing and Community Development to use funds allocated from Proposition 1C to make infrastructure grants for construction or acquisition of capital assets to qualifying local jurisdictions. This bill addresses: 1) the legislative conditions and criteria for receiving funds from the Regional Planning, Housing, and Infill Incentive Account; 2) project qualification requirements; 3) application review; and 4) the time-limit to complete projects for the \$850 million set aside in Proposition 1C for infill development related activities.	Assembly Housing and Community Development

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1233	Galgiani	Support (State Update: 4/24/07)	Would require the State Librarian to establish and maintain an online homework assistance program through State Public Libraries. It would also mandate that the online homework assistance program be offered free of charge to all students in the State, and subject to appropriation of funds in the Budget Act, would grant \$3 million annually to the State library for program implementation.	Assembly Appropriations
AB 1391	Brownley	No Position	NOW: Still addresses water quality issues but the County-sponsored provisions were transferred to AB 800 (Lieu).	Assembly Environmental Safety and Toxic Materials
		County-sponsored	PREVIOUSLY: Would have: 1) amended the Water Code to include a requirement that the local public health officer be immediately notified in the event of a sewage spill; 2) permitted civil fines to be imposed on persons who do not immediately notify the local public health officer when a sewage spill occurs; and 3) required that at least one of the Water Board's seven membership categories include someone with a public health background.	
AB 1481	De La Torre, Krekorian	Support and Amend to clarify that the general discharge permit would apply to any irrigation uses for which the State Department of Public Health has or will set recycling criteria (State Update: 4/20/07)	Would require the State Water Resources Control Board (WRCB), on or before July 31, 2009, to establish general discharge permits for landscape irrigation projects utilizing recycled water for which the State Department of Public Health has set recycling criteria, and would authorize the WRCB to establish a reasonable schedule of fees to reimburse the WRCB for the costs it incurs in adopting and administering the general permit. The bill would also require the WRCB to designate an ombudsman to coordinate and facilitate communication on recycled water, and on the issuance of specified water reclamation requirements, and to assist in the implementation of the general permit program established by the bill.	Assembly Appropriations
SB 119	Cedillo	Support (State Update: 2/8/07)	Would increase the scope of benefits and reimbursement rates for Drug Medi-Cal to provide access to an appropriate continuum of care for youths from 12 to 20 years of age suffering from substance abuse disorders.	Senate Appropriations Suspense File
SB 120	Padilla, Migden	Support (State Update: 4/17/07)	Would require that all chain restaurants in the State with ten or more outlets provide nutrition information on their menus that includes for each menu item the total number of calories, grams of saturated fat, grams of trans fat, and milligrams of sodium. On a menu board, it would only require the total number of calories for each item.	Senate Floor
SB 134	Cedillo	County-sponsored	Would lift the retirement cap for those public safety employees of the Sheriff's Department hired prior to April 1997.	Assembly Desk

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 145	Corbett	Support (State Update: 5/1/07)	Would extend the current June 30, 2007 deadline for transfer of responsibility for court facilities from the counties to the State Judicial Council to December 31, 2008. Urgency measure.	Assembly Desk
SB 156	Simitian	Support and Amend as indicated in the summary (Board Action: 3/6/07)	Would enact the California Reading and Literacy Improvement and Public Library Construction and Renovation Bond Act of 2008 and would place it on the 2008 statewide primary ballot. If approved by the voters, it would authorize the issuance of bonds in the amount of \$4 billion for library construction and renovation. The County is requesting that the bill be amended to: 1) include a deadline for awarding bond funds; 2) develop a streamlined and shorter application process; 3) consider per capita or geographical distribution as a factor in determining awards; 4) allow agencies up to one year to conduct an election if required to obtain matching funds through a local bond measure; and 5) require recipients to take immediate responsibility for project construction and demonstrate that funds are available to operate new facility.	Senate Appropriations
SB 208	Runner	Support (State Update: 4/17/07)	Would prohibit the State from assessing or collecting licensing fees from any county for the operation of a Stat-licensed correctional treatment center. It also would prohibit the State from shifting the costs of this licensing fee exemption to other licensed health facilities.	Senate Appropriations Suspense File
SB 286	Lowenthal, Dutton	Support (State Update: 4/24/07)	Would require that the bond funds from Proposition 1B for local streets and roads be allocated by the State Controller in two cycles that cover four years, with the first cycle of payments to be made to eligible local agencies not later than January 1, 2008, and the second round to be made not later than January 1, 2010. Urgency measure.	Senate Appropriations
SB 297	Romero	County-sponsored	Would authorize counties to impose a local tax of not more than five percent on the sale of alcoholic beverages in order to continue to provide essential public services, including emergency and trauma care.	Senate Governmental Organization
SB 352	Padilla	Oppose (State Update: 3/21/07)	Would amend the Labor Code to eliminate current restrictions on chiropractic, occupational therapy and physical therapy visits by law enforcement employees recovering from work related injuries.	Senate Appropriations
SB 680	Ridley-Thomas	Support (Board Action: 4/17/07)	Would continue to fund the Special Needs Assistance Program on a permanent basis.	Senate Appropriations

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 767	Ridley-Thomas	County-sponsored	Would provide protection from civil and criminal liability for any persons who administer opioid antagonists, in good faith, to someone who is believed to be experiencing a drug overdose, and it also would release licensed health care professionals from civil and criminal liability when, if acting with reasonable care, they prescribe, dispense, distribute, or administer an opioid antagonist.	Senate Judiciary
SB 856	Runner	County-sponsored	Would allow local government agencies to install customized street name signs that better portray the city/community.	Senate Appropriations
SB 893	Cox	Oppose (Board Action: 4/10/07)	Would shift all voter-approved ballot initiative Proposition 10 revenue away from all county First 5 Commissions and direct it to the Statewide California Children and Families Commission to distribute for the purpose of providing health care services to children.	Failed Passage in Senate Health
SB 942	Migden	Oppose (State Update: 3/30/07)	Would establish a rebuttable presumption of employer discrimination if an employee, disabled by an employment related injury or illness, is not reinstated to his or her regular position within one day of release by the treating physician. Further, it would be a misdemeanor for the employer to refuse to reinstate the employee within the one day period.	Senate Judiciary
SB 959	Romero	County-sponsored	Would authorize a board of supervisors to permit the Sheriff and the Chief Probation Officer to mandate an electronic monitoring sentence, while also keeping the voluntary provision in place.	Senate Floor
SB 990	Kuehl	Support (Board Action: 4/10/07)	Would require as a condition for any sale, lease, or sublease, or transfer of any land presently or formerly occupied by the Santa Susana Field Laboratory, also known as Rocketdyne, that the Director of Toxic Substances Control certify that the land has undergone complete remediation pursuant to specified protective standards. Further, it would authorize the Department of Toxic Substance Control to compel a responsible party or parties to take or pay for appropriate removal or remediation action necessary to protect public health and safety and the environment at the Susana Field Laboratory site in Ventura County.	Senate Floor
SB 1001	Perata	Oppose (State Update: 4/13/07)	Would reduce the membership of regional water quality control boards from nine to five persons and completely restructure the composition of those boards, eliminating the members representing county and municipal government.	Senate Appropriations